



STATE OF MICHIGAN
TERRI LYNN LAND, SECRETARY OF STATE
DEPARTMENT OF STATE
LANSING

Chronology of Recount Process: August 3, 2004 Primary

Certification of Results

- County Canvassing Boards complete canvass of primary in their respective counties no later than August 17, 2004. Results for county and local offices are certified as official. Results for state level offices are forwarded to Secretary of State within 24 hours.
- Board of State Canvassers certifies results of state-level offices no later than August 23, 2004. Board authorizes staff to act on its behalf if recounts are requested.

Petitioning Process

- A candidate who seeks nomination to a county office, township office, the office of Probate Judge or any other local office on the primary ballot who wishes to obtain a recount must submit a "recount petition" to the county clerk within six days after the Board of County Canvassers certified the results for the office involved.

A candidate who seeks nomination to the office of U.S. Representative in Congress, the office of State Representative or a judicial office (except Probate Judge) who wishes to obtain a recount must submit a "recount petition" to the Secretary of State within 48 hours after the Board of State Canvassers certified the results for the office involved.

- Petition must be notarized.
- Petition must claim "fraud or mistake" in the canvass of votes.
- Petition must specify precincts to be recounted. (Can request a "full" recount or "partial" recount.)
- A \$10.00 deposit per precinct must be included with petition. (Deposit returned if election is reversed.)
- Official receiving recount petition (Secretary of State or county clerk) immediately notifies all opponents that recount petition has been filed.
- Opponents can "counter petition" if a partial recount. If original recount petition was submitted on the county level, counter petition must be filed within 48 hours after the submission of original petition. If original recount petition was filed with the Secretary of State, counter petition must be filed by 4:00 p.m. on the seventh calendar day after the submission of original petition. Opponents can also file objections by 4:00 p.m. on the seventh calendar day after submission of original petition. If objections are filed, the canvassing board responsible for conducting the recount holds a hearing to consider the objections.

Coordination of State-Level Recounts; Conduct of Local Recounts

- As soon as state-level recount deadline elapses, Secretary of State contacts the clerks of the counties where recounts are requested to initiate coordination of recount. Considerations:
 - Date, time and place.
 - Coordination of an orientation/training session with Board of County Canvassers, candidates, and representatives of candidates. (Usually held immediately prior to conduct of recount.)
 - Rules and procedures.
- Counties where recounts will not be conducted under the authority of the Board of State Canvassers are advised to proceed with any local recounts which must be conducted under the authority of Board of County Canvassers.

Conduct of State-Level Recounts

- As soon as arrangements for any requested state-level recounts are complete, a packet of information is forwarded to each candidate giving full details on the coordination of the recount. The counties post recount with notices provided by Bureau.
- At the appointed time and place, the recount is convened and is conducted under the direction of the Board of State Canvassers' representative.
- The recount process takes place at "work tables."
 - The number of work tables set up in any given county depends on the number of ballots to be counted. Two to three workers at each table.
 - The county is responsible for hiring the personnel needed to staff the work tables.
 - Each candidate can have up to two "challengers" at each work table.
- The ballots are counted under the state laws, rules and policies which govern the process.
 - Optical scan ballots are recounted by hand.
 - Punch card ballots are recounted by tabulator or by hand as determined by the Board of State Canvassers.
 - Michigan is not a voter intent state: if voter did not follow instructions for casting a vote, it is not counted as a vote. Hence, "dimples" are not counted on punch card ballots; irregular markings are not counted on optical scan ballots – mark must be in "target area."
- If there is a dispute over how a ballot is counted, the ballot is placed in an "exhibit envelope."

- Ballot is inspected by Board of County Canvassers who can overrule or uphold how ballot was counted at “work table.” Board votes on each challenged ballot; if a deadlock, manner in which ballot was counted at work table stands.
- Board’s decision can be appealed to Board of State Canvassers’ representative who can overrule or uphold decision made by Board of County Canvassers.
- Any decisions made by Board of State Canvassers’ representative can be appealed to Board of State Canvassers when it next convenes.
- Recount must be completed no later than the 20th calendar day after the deadline for submitting a “counter petition.” Recount is halted if original petitioner withdraws.
- If recount is completed, the Board of State Canvassers convenes to hear any challenges which the candidates wish to present. After ruling on any presented challenges, the Board certifies the result of the recount.
- If disputes remain, must be taken up in court.